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UNIT	APR 15 2005	ND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P. O. Box 1450 Alexandria, Virginia 22: www.uspto.gov	OR PATENTS
APPLICATION NO.	FILING DAGE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/656,529	19405/2003	Richard D. Breault	C-3053	9525
7:	590 04/07/2005		EXAM	IINER
Stephen E. Re	evis		RUTHKOSKY, MARK	
1 Abbottsford Avon, CT 06	001-3953		ART UNIT	PAPER NUMBER
71.011, 61 00			1745	
			DATE MAILED: 04/07/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

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Notice of Non-Compliant Amendment (37 CFR 1.121)

37 CFR	t 1.121 Rosentia	document filed onis considered non-compliant because it has failed to meet the requirements of in order for the amendment document to be compliant, correction of the following item(s) is required. Only the on of the non-compliant amendment document must be resubmitted (in its entirety), e.g., the entire to the claims" section of applicant's amendment document must be re-submitted. 37 CFR 1.121(h).
THE FO	OLLOW	ING CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO DE NOVEGO.
Ш		and openication.
		A. Amended paragraph(s) do not include markings.
		B. New paragraph(s) should not be underlined.
		C. Other
	a. rabsti	Prints.
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		A. Not presented on a separate sheet. 37 CFR 1.72. B. Other
	_	o. out.
	3. Amer	nelments to the drawings:
		mineria de die diawings.
00		Idments to the claims:
•		A. A complete listing of <u>all</u> of the claims is not present.
	<u>i_</u>	B. The listing of claims does not include the tout of all many to
	L Ü	B. The listing of claims does not include the text of all pending claims (including withdrawn claims) C. Each claim has not been provided with the proper detailed the
		C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each claim cannot be identified. Note: the status of every claim must be indicated after its claim number by using one of the following 7 status identifiers: (Original) (Compatible et al., 2007).
	<u></u>	
	- N	D. The claims of this amendment paper have not been presented in ascending numerical order.
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For furth	MAC	
ittp://www	es explai Georgia	intion of the amendment format required by 37 CFR 1.121, see MPEP Sec. 714 and the USPTO website at
		The series has at the play preorgious collicelly cr.pdf.
f the nor	n-compti	the corrected section which complies with 37 CFP 1.121 Feiture to the MONTH from the mail date of
his letter	to supp	the corrected section which complies with 37 CFR 1.121. Failure to comply with 37 CFR 1.121 will result in
on-entry	Little :	reliminary amendment and examination on the merits will commence without consideration of the proposed
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s not ev:	i in produpe	
f the no-	44.44	Ill amendment is a seed to a NOV province
ince the	ie: ali	and amendment is a reply to a NON-FINAL OFFICE ACTION (including a submission for an RCE), and appears to be a bona fide attempt to be a reply (37 CFP 1 135(3)) and
NE MO	HTTH fee	the mailing of this potice within which to an array (37 CFR 1.133(c)), applicant is given a TIME PERIOD of
ı order !	571	midonment. EXTENSIONS OF THIS TIME PERIOD ARE AVAILABLE UNDER 37 CFR 1.136(a).
Falls .		THE AVAILABLE UNDER 37 CFR 1.136(a).
erone		I rejection continues to run from the date set in the final rule.
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